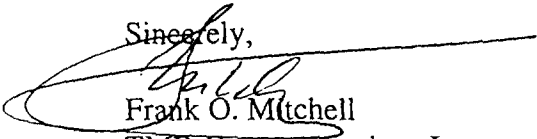


We understand that the 1996 Telecommunications Act empowers the Federal Communications Commission (FCC) to eliminate market entry barriers for entrepreneurs and other small businesses like us. Clearly the pattern and practices of MCI toward TMB and to other agents as well, is not within the spirit of that legislation.

We are appealing to you as our public trust to raise these issues in a letter to MCI with a copy to the Federal Communications Commission. A suggested draft is enclosed for your convenience. The FCC is now reviewing the proposed merger of MCI and British Telecom. An approval would allow for the creation of a global telecommunications giant. We believe that it is the obligation of the public trust to ensure that the rights of these two merger candidates to pursue the benefits of the 1996 Telecommunications Act are not achieved at the expense of the rights of smaller constituents such as ourselves.

Sincerely,



Frank O. Mitchell

TMB Communications Inc.,

P.O. Box 161669

Altamonte Springs, Florida 32716

EXHIBIT F

COMMITTEES:

TRANSPORTATION & INFRASTRUCTURE
AVIATION
SURFACE TRANSPORTATION

VETERANS' AFFAIRS
HOSPITALS & HEALTH CARE

MEMBERSHIPS:

CONGRESSIONAL BLACK CAUCUS
CONGRESSIONAL CAUCUS FOR WOMEN'S ISSUES
CONGRESSIONAL SUNBELT CAUCUS
CONGRESSIONAL SPACE CAUCUS
OLDER AMERICANS CAUCUS

**Congress of the United States
House of Representatives
Washington, DC 20515**

CORRINE BROWN
3D DISTRICT, FLORIDA

July 24, 1997

The Honorable Reed Hundt
Chairman
Federal Communications Commission
1919 M Street, N.W.
Washington, D.C. 20554

Dear Chairman Hundt:

I am writing to request your assistance with a matter recently brought to my attention by one of my constituents. I appreciate your consideration.

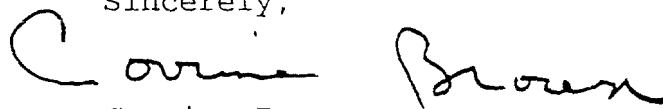
Specifically, Mr. Frank Mitchell of TMB Communications, Inc. has contacted my office with allegations of misconduct by MCI in their dealings with TMB. Enclosed is a copy of the correspondence that my office received from TMB detailing their allegations.

I am requesting that the Federal Communications Commission conduct an investigation into the allegations. If further information is needed to conduct the investigation, please contact Mr. Mitchell directly at TMB Communications Inc., 1401 Shadwell Circle, Lake Mary, Florida 32746. Mr. Mitchell's phone number is 407/774-1100.

Once your investigation is complete, please notify my office of your findings. Thank you for your attention to this important matter.

With kindest regards, I am

Sincerely,


Corrine Brown
Member of Congress

CB:jr

Enclosure

97-22316

REPLY TO:

WASHINGTON OFFICE:

☐ 1610 LONGWORTH BUILDING
WASHINGTON, DC 20515
(202) 225-0123
FAX (202) 225-2256

DISTRICT OFFICES:

☐ 314 PALMETTO STREET
JACKSONVILLE, FL 32202
(904) 354-1652
FAX (904) 354-2721

☐ 75 IVANHOE BOULEVARD
CHAMBER OF COMMERCE
ORLANDO, FL 32804
(407) 872-0656
FAX (407) 872-5763

☐ 101 SE 2ND PLACE
SUITE 106
GAINESVILLE, FL 32601
(352) 375-6003
FAX (352) 375-6008

DAYTONA BEACH, FLORIDA
TOLL-FREE
(904) 254-0911

534

*cc - comp
business*

EXHIBIT G

EDOLPHUS "ED" TOWNS

MEMBER OF CONGRESS
10TH DISTRICT, NEW YORK

ENERGY AND COMMERCE

HEALTH AND THE ENVIRONMENT
FINANCE AND HAZARDOUS
MATERIALS
ENERGY AND POWER

GOVERNMENT OPERATIONS

RANKING MEMBER
HUMAN RESOURCES AND
INTERGOVERNMENTAL RELATIONS

Congress of the United States
House of Representatives
Washington, DC 20515-3210

WASHINGTON OFFICE:

SUITE 2232
RAYBURN HOUSE OFFICE BUILDING
WASHINGTON, DC 20515-3210
(202) 225-5936

BROOKLYN OFFICES:

545 BROADWAY, 2D FLOOR
BROOKLYN, NY 11206-2962
(718) 387-8696

16 COURT ST., SUITE 1505
BROOKLYN, NY 11241
(718) 855-8018

August 1, 1997

Mr. Bert Roberts
Chairman/CEO
MCI Communications Corporation
1133 19th Street, N.W.
Washington, D.C. 20036

Dear Mr. Roberts:

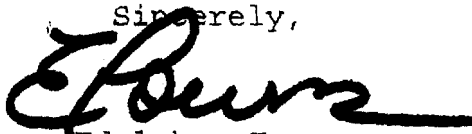
I have been advised that MCI may be engaging in unfair and inappropriate business practices against one of its former agents, TMB Communications.

Specifically, concern has been raised that MCI, through misrepresentation, fraud, and deceit, improperly diverted customer revenue which was owed to TMB. Additionally, it is alleged that MCI failed to provide TMB's customers with timely service levels, discounts and program benefits that their customers were entitled to receive.

These allegations are quite serious, and completely inconsistent with the reputation of your company. The Telecommunications Act of 1996 is clear regarding the statutory requirement to enfranchise small businesses and entrepreneurs, including minorities. However, if the allegations cited are true, MCI's corporate behavior has militated against the intent of the Act.

Given the seriousness of these allegations, I encourage you to examine the legitimacy of the claims and correct any inappropriate and unfair corporate behavior as circumstances warrant. I would appreciate being apprised of whatever determinations are reached by your company as soon as possible. Thank you for your prompt consideration of this request.

Sincerely,



Edolphus Towns
Member of Congress

EXHIBIT H



National Office
930 East 50th Street • Chicago, Illinois 60615 • Phone: 773-373-3366 • Fax: 773-373-3571
Washington, DC Bureau
1002 Wisconsin Avenue, NW • Washington, DC 20007 • Phone: 202-333-5270 • Fax: 202-728-119
Wall Street Bureau
40 Wall Street, Suite 429 • New York, New York 10005 • Phone: 212-425-7874 • Fax: 212-968-141

December 17, 1997

Honorable William Kennard
Chairman
Federal Communications Commission
1919 M Street N.W.
Suite 814
Washington, D.C. 20554
by fax to 202-418-2801

Honorable Joel Klein
Chief
Antitrust Division
U.S. Department of Justice
10th & Pennsylvania Ave. N.W.
Suite 3109
Washington, D.C. 20035
by fax to 202-616-2645

Honorable Bill Lann Lee
Acting Chief
Civil Rights Division
U.S. Department of Justice
10th & Pennsylvania Ave. N.W.
Suite 5643
Washington, D.C. 20035
by fax to 202-514-0293

Dear Colleagues:

RE: WorldCom/MCI Merger

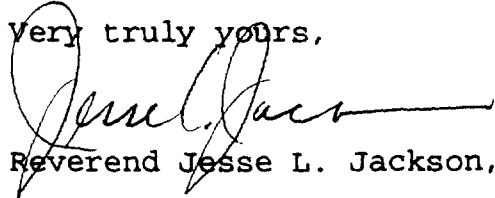
The Rainbow/PUSH Coalition is reviewing the proposed merger between WorldCom, Inc. and MCI Communications Corporation. I am enclosing my letter to the CEO's of both companies, expressing our concerns.

This merger puts to the test the Telecommunications Act's promise of competition and its rejection of concentration for its own sake. We call upon each of you to review this merger with the greatest care to prevent discrimination, redlining and cream-skimming. No merger should be approved unless it will leave the public better off than it was before the merger.

Hon. William Kennard
Hon. Joel Klein
Hon. Bill Lann Lee
December 17, 1997
Page Two.

In the coming days I will keep you informed of the course of our discussions with these companies. We would enjoy having the benefit of your views as well.

Very truly yours,

A handwritten signature in black ink, appearing to read "Jesse L. Jackson, Sr.", written over the typed name.

Reverend Jesse L. Jackson, Sr.

Enclosure

cc: Honorable Harold Furtchgott-Roth
Honorable Susan Ness
Honorable Michael Powell
Honorable Gloria Tristani
Michael H. Salsbury, Esq.
Andrew D. Lipman, Esq.
Catherine R. Sloan, Esq.

EXHIBIT I

**UNITED STATES TRUST COMPANY
BOSTON**

October 21, 1997

Mr. Bert C. Roberts, Jr.
Chairman
MCI Communications Corp.
1133 19th Street, N.W.
Washington, D.C. 20036

Dear Mr. Roberts:

United States Trust Company has been a shareholder of MCI for many years. At present we own in excess of 70,000 shares of MCI common stock.

We have recently been contacted by Mr. Frank Mitchell of TMB Communications, a former MCI Authorized Sales Agent in Florida. TMB Communications is joined by several other former MCI Authorized Sales Agents in charging that MCI has engaged in misrepresentation and fraud with respect to certain business dealings. It is our understanding that both the Federal Communications Commission and the Florida Public Service Commission are investigating these charges.

Our understanding is that MCI utilized the services of these small businesses to do the legwork of selling MCI in the community. As their reward these businesses were to receive a commission paid from the revenue of the accounts they referred to MCI. The complaints we have reviewed paint a common troubling theme wherein MCI would utilize its own telemarketers and internal sales agents to divert new customers brought in by Authorized Sales Agents to other programs, thereby diverting commission dollars from the Sales Agents. We have also seen repeated complaints about very poor service in connecting customers obtained through Authorized Agents to the MCI network. While we understand that disputes arise during the normal course of business, it is most troubling that MCI has chosen to simply cease doing business with those small businesses that have complained, rather than seeking to address the underlying concerns brought forth. This is the only explanation we can reach as to why the Authorized Agent program was discontinued in October 1996, only to be restarted with a new group of agents the following month.

One of the reasons we have owned MCI is because of the company's reputation as having a strong commitment to minority employees and minority business development. Given that a number of the Authorized Sales Agents are qualified minority and women owned businesses, the depth of MCI's commitment to building sustainable small businesses is in question.

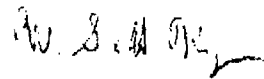
We have also always been attracted to MCI's history as a firm always fighting for success in a world of giants. MCI's own growth from a small business to a highly successful firm probably is do in part to entering mutually beneficial and trusting relationships with a host of other businesses along the way. Has MCI strayed so far from its roots that it cannot nurture its own small business partners so that they might hope one day to grow into successful larger businesses?

As investors, we take these charges against MCI seriously. We hope you do as well. We are concerned not only about the potential financial costs of the claims filed by MCI's Authorized Agents, but more importantly by the potential for damage to the MCI brand should this story garner mass media attention.

We encourage MCI to address the concerns raised by Mr. Mitchell and others.

We look forward to your reply.

Sincerely,


A handwritten signature in dark ink, appearing to read "W. Scott Klinger", with a stylized flourish at the end.

W. Scott Klinger
Investment Officer

CERTIFICATE OF SERVICE

I, Amy Weissman, an attorney at the law firm of Ginsburg, Feldman and Bress,
Chartered, hereby certify that I have this 5th day of January, 1998, caused a copy of the foregoing
Petition to Deny by TMB Communications, Inc. to be delivered by U.S. First Class Mail,
postage prepaid, to the following:

Hon. William Kennard Chairman Federal Communications Commission 1919 M Street, N.W. 8 th Floor Washington, D.C. 20554	Hon. Susan Ness Commissioner Federal Communications Commission 1919 M Street, N.W. 8 th Floor Washington, D.C. 20554
Hon. Harold Furchtgott-Roth Commissioner Federal Communications Commission 1919 M Street, N.W. 8 th Floor Washington, D.C. 20554	Hon. Michael Powell Commissioner Federal Communications Commission 1919 M Street, N.W. 8 th Floor Washington, D.C. 20554
Hon. Gloria Tristani Commissioner Federal Communications Commission 1919 M Street, N.W. 8 th Floor Washington, D.C. 20554	Andrew D. Lipman Jean L. Kiddoo Swidler & Berlin, Chtd. 3000 K Street, N.W. #300 Washington, D.C. 20007 Counsel for WorldCom, Inc.
Catherine R. Sloan Robert S. Koppel WorldCom, Inc. 1120 Connecticut Avenue, N.W. Washington, D.C. 20036	Michael H. Salsbury Mary L. Brown Larry A. Blosser MCI Communications Corporation 1801 Pennsylvania Avenue, N.W. Washington, D.C. 20006



Amy Weissman